



National Facial Biometric Matching Capability

Privacy Impact Assessment:

**DFAT Access to DIBP FVS
(Match & Search Functions)
for Citizenship & Visa Images**

Version 1.0.1

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Lockstep Consulting (est. 2004) provides independent research, analysis and advice on digital identity, privacy, cyber security policy and strategy, and e-business risk management.

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Executive Summary

Lockstep Consulting was engaged by the Attorney-General's Department to undertake a set of Privacy Impact Assessments on the different functions of the Face Verification Service (FVS) within the National Facial Biometric Matching Capability. Lockstep was asked to evaluate any privacy impacts that may be associated with the proposed use of the different FVS functions in which the Department of Immigration and Border Protection (DIBP) will provide facial biometric data and/or match results in response to requests from the Department of Foreign Affairs and Trade (DFAT) or the Australian Federal Police (AFP).

Four reports were commissioned at this stage:

1. FVS *Retrieve* function between DIBP and DFAT;
2. FVS *Retrieve* function between DIBP and the AFP;
3. FVS *Match* and *Search* functions between DIBP and DFAT (this report);
4. FVS *Match* and *Search* functions between DIBP and AFP.

The NFBMC's general objective is to utilise the considerable facial biometric holdings across government to prevent fraud, support law enforcement, promote community safety and streamline service delivery, such as assisting DFAT staff to confirm the identity of naturalised citizens applying for a passport. The NFBMC is a key initiative under the *National Identity Security Strategy* and the *National Biometric Interoperability Framework*. The NFBMC program is designed to enhance the ability of authorised government agencies to share and match facial images against the records of other participating agencies in a more secure, automated and accountable way than is the case with current manual processes. In the longer term, one-to-many searching for facial *identification* is planned; however the initial rollout is deliberately restricted to the functions of one-to-one image retrieval and matching that entail lesser privacy impacts.

The FVS is architecturally similar to the Document Verification Service (DVS) in that it is supported by a central hub service providing a uniform set of interfaces whereby agencies that hold identity data can provide extracts or derivatives of that data on request to other authorised agencies. The FVS hub will retain no Personal Information about members of the public in these transactions, but it will log the fact of each inquiry together with pseudonymised details of which authorised agency users were involved. The FVS will enforce strict access arrangements that must be struck between all participating agencies. The current FVS functionality will not entail any changes to the legislative basis for sharing biometric data amongst DIBP and DFAT.

Overall we find that changing from manual exchange of biometric data between DIBP and DFAT to using the FVS to share that data via the *Match* and *Search* functions will be privacy positive, for it will over time reduce the volume of Personal Information being disclosed and aggregated locally. Further, the FVS will serve to restrict biometric data flows to authorised parties at DFAT through a rigorous Access Policy and strong access

controls, and the FVS will create clear audit trails of who at DFAT is responsible for every individual biometric data request.

Nevertheless, privacy risks and public concerns can be expected to mount with the increasing sophistication of FVS *Match* and *Search*. These types of operations are not readily carried out manually, so their emergence in the NFBMC might presage more automated use of biometrics in future.

Lockstep therefore recommends the following actions to mitigate privacy risks arising from FVS:

Recommendations

1. AGD should consider creating a privacy statement specific to the FVS hub, to address generally recognised privacy concerns around biometrics, and to explain to the public the major data protection properties of the NFBMC. Such a privacy statement could cover the NFBMC design philosophy, key procedural and technological data protection measures, and the high level rules, like DIBP and DFAT being required to enter into a bilateral data sharing agreement, and publish this PIA.
2. The FVS portal, at the time that a *Match* or *Search* is requested, should display a reminder to users of their obligations as officers of DFAT to treat all Personal Information in accordance with the Privacy Act and other relevant terms of their employment conditions.
3. Ensure that DFAT understands the limited event logging of the hub, and the need to cater for its own logging and auditing requirements. In particular, ensure that DFAT system designers understand that biometric algorithm and matching parameters are not retained by the FVS or the hub and may not be made available by the FVS or the hub if ever needed.
4. AGD should consider adding advice to the IDSA guidance that requesting agencies (DFAT in this case) locally record details from time to time of the biometric algorithms used by the holding agency (DIBP here), in case future investigations of, for example, false matches, need to reference the algorithms and parameters applied in each usage of the FVS.
5. DFAT should retain its own records of all biometric matching parameters and other configuration information (algorithms, biometric product version numbers etc.) used by DIBP to produce each *Match* or *Search* result. Algorithm updates, especially changes to threshold parameters used for matching or searching, will change the performance of the processes from time-to-time, and these changes should be tracked by DFAT, so that in the event that a dispute arises, the precise conditions of past matches are not lost.

Glossary

<i>Personal Information</i>	Information or an opinion about an identified individual, or an individual who is reasonably identifiable: (a) whether the information or opinion is true or not; and (b) whether the information or opinion is recorded in a material form or not.
<i>Sensitive Information</i>	(a) information or an opinion about an individual's: (i) racial or ethnic origin; or (ii) political opinions; or (iii) membership of a political association; or (iv) religious beliefs or affiliations; or (v) philosophical beliefs; or (vi) membership of a professional or trade association; or (vii) membership of a trade union; or (viii) sexual preferences or practices; or (ix) criminal record; that is also Personal Information; or (b) health information about an individual; or (c) genetic information about an individual that is not otherwise health information; or (d) biometric information that is to be used for the purpose of automated biometric verification or biometric identification; or (e) biometric templates.

Acronyms

AFP	Australian Federal Police
AGD	Attorney-General's Department
API	Application Programming Interface
APO	Australian Passport Office
APP	Australian Privacy Principle
DFAT	Department of Foreign Affairs and Trade
DIBP	Department of Immigration and Border Protection
DVS	Document Verification Service
EOI	Evidence of Identity
FIS	Face Identification Service
FVS	Face Verification Service
ICSE	Integrated Client Services Environment system
IDSA	Interagency Data Sharing Agreement
IDSS	Identity Data Sharing Service

IGA	Intergovernmental Agreement [on Identity Matching Services]
IOH	Interoperability Hub
IP	Internet Protocol
IRAP	Infosec Registered Assessors Program
IRU	Identity Resolution Unit
ISM	Information Security Manual
LEA	Law Enforcement Agency
MD5	Message Digest number Five (a hash algorithm)
NFBMC	National Facial Biometric Matching Capability
NISS	National Identity Security Strategy
OAIC	Office of the Australian Information Commissioner
PIA	Privacy Impact Assessment
POI	Proof of Identity
PSPF	Protective Security Policy Framework
SDLC	Software Development Lifecycle
SRMP	Security Risk Management Plan
TRA	Threat & Risk Assessment

The Australian Privacy Principles

APP 1: Open and transparent management of Personal Information

APP 2: Anonymity and pseudonymity

APP 3: Collection of solicited Personal Information

APP 4: Dealing with unsolicited Personal Information

APP 5: Notification of the collection of Personal Information

APP 6: Use or disclosure of Personal Information

APP 7: Direct marketing

APP 8: Cross-border disclosure of Personal Information

APP 9: Adoption, use or disclosure of government related identifiers

APP 10: Quality of Personal Information

APP 11: Security of Personal Information

APP 12: Access to Personal Information

APP 13: Correction of Personal Information.

Introduction

Lockstep Consulting was engaged by the Attorney-General's Department to conduct a set of Privacy Impact Assessments on the design of the Face Verification Service (FVS) component of the National Facial Biometric Matching Capability. The program plans to roll out successively more complex FVS functionality through 2016, starting with image retrieval and progressing to image matching and image search, and is seeking to understand the privacy implications in an incremental manner.

Scope

This PIA Report 3 examines the information flows and privacy impacts of DFAT making *Match* and *Search* inquiries through the FVS hub against DIBP's holdings of facial images in citizenship and immigration-related databases.

The focus of this and the other three related FVS PIAs is privacy of members of the public who are subject to biometric matching transactions. Unless noted otherwise, "Personal Information" in this report means Personal Information of a member of the public, and not that of agency staff members using the FVS.

Approach and Methodology

This assessment involved a desktop review of NFBMC project documentation, requirements analysis, architectural details and the initial PIA [6], followed by group interviews with AGD, DIBP and DFAT personnel. Additional desk top review of cited materials, and several rounds of questions-and-answers followed.

The FVS project is still in development, and therefore a number of functional specifications were finalised as this assessment proceeded, and were made available to us as they became available (eg [11][12][13][14]).

The PIA was conducted by Stephen Wilson, Principal Consultant, Lockstep Consulting.

Reference frame

The PIA was conducted under the Australian Privacy Principles (APPs) set out in the *Privacy Act 1988*.

Important disclaimer

The consulting advice in this document does not constitute legal advice, and should not be construed or relied upon as legal advice by any party. Lockstep Consulting is not a law firm. No legal professional privilege applies to this report.

Description of the project

Overview

The National Facial Biometric Matching Capability (NFBMC) is intended to “help government agencies combat identity crime, organised crime and terrorism. It aims to enable law enforcement and selected government agencies to share and match photographs on identity documents such as passports to strengthen identity-checking processes, while maintaining strong privacy safeguards”[28]. Name-based identity checking has recently been named in the Martin Place Siege Inquiry as a major problem, and biometrics have the potential to improve policing and crime prevention [27].

AGD plans a staged rollout of NFBMC functionality through 2016-17, and an incremental series of PIAs. The project is currently assessing the privacy impacts of the Face Verification Service and its three principal functions: *Retrieve*, *Match* and *Search*. The initial PIA has recently been completed and published [6] and was followed by focused PIAs of the FVS *Retrieve* function for DFAT [11] and for the AFP [16]. In summary, the *Match* and *Search* functions are distinct from the *Retrieve* function in that they involve facial biometric matching, whereas *Retrieve* involves the return of a facial image in response to a text-based search. *Match* involves a check against a particular record identified by a unique identifier such as a document number. *Search* involves a check of one or multiple records with matching biographic details, in order to return a single matching record. Details of the *Match* and *Search* functions will be described later in this report.

The NFBMC will provide services to approved participating agencies, which will be required to comply with rigorous business rules and technical standards. Access to the NFBMC online services will be restricted to identified individuals within those agencies. Initially, most access will be manual, through a web portal; little automated (programmed or scripted) access is envisaged at this stage, although there will be a transition to automated access over time. We discuss this in more detail below.

Initial FVS deployment is restricted to three agencies: DFAT and the AFP as major users of facial biometric data (in passport and other Australian travel document processing and in investigations respectively), and DIBP as a major source of facial image data. This PIA report is one of four in an initial set, and covers the use by DFAT of the two related FVS functions *Match* and *Search* to attempt to match a given image in DIBP’s citizenship and visa related collections. The other three reports in the initial PIA set cover FVS *Retrieve* for DIBP to DFAT (Report 1), FVS *Retrieve* for DIBP to AFP (Report 2), and FVS *Match* and *Search* for DIBP to the AFP (Report 4).

Privacy Context

Data sharing arrangements in relation to citizenship and immigration related data are already in place between DIBP and DFAT, which uses facial images primarily as part of the Australian passport and travel document issuance process.

Most credential issuing, law enforcement and national security agencies collect, use and seek to match facial biometric data as part of their operations. The sharing of facial biometric and associated identifying information between Commonwealth, state and territory agencies via the FVS will be governed by a proposed Intergovernmental Agreement on Identity Matching Services (IGA). Current manual methods for requesting raw biometric data and matching services are covered by laws and regulations, but the methods may be cumbersome, occasionally applied inconsistently, and difficult to oversee or audit for consistency. The timely discovery of important policing information in existing facial image stores is thus sometimes impeded. There is evidence that better sharing of facial biometrics will help law enforcement and national security [27].

Pursuant to the IGA, participating agencies will need to comply with the FVS Access Policy [1] and enter into interagency data sharing agreements that meet requirements set out in a template developed by AGD [2].

The FVS will automate the searching, retrieval and/or matching of face images on a one-to-one basis, leading to more efficient identity verification and better “time to insight” in law enforcement activities. The FVS will not expand agencies’ powers to deal with biometrics or other Personal Information, and at this stage will not affect their biometric collection practices or holdings. DIBP and DFAT will rely on existing legal authority to collect, use and share facial images and related Personal Information via the FVS, as they do for current manual processes.

NFBMC philosophy

The biometric matching capability is being architected according to a number of expressly privacy enhancing functions, as follows.

- Use of the new hub will only come after confirming the legal permissibility and justification for use of biometrics by the participating agencies
- Formal bilateral data sharing agreements (IDSAs) are required between each pair of holding and inquiring agencies. AGD has developed a template agreement [2].
- Further, a PIA and Security Risk Management Plan must be completed by each participating agency and submitted to AGD before access will be allowed.

- No Personal Information about members of the public will be retained at the hub. Minimal audit logs will be retained sufficient for oversight purposes to be able to unambiguously show which authorised agency users performed which actions using the FVS (see also discussion of the image hash values below). Agencies will remain responsible for their own detailed event logging, and for determining what Personal Information if any they will log in their systems, as they must now.
- NFBMC functionality will be rolled out in stages and be restricted to a few agencies, starting with the use of the FVS among DFAT and DIBP as covered by this PIA and the related assessments [11][16].
- Agencies retain policy responsibility for biometric template matching. The technical details of biometric processing and matching (which are evolving rapidly in the industry) will properly remain the business of agencies. The detailed needs of requestors and the ability of holding agencies to help with them, are matters to be negotiated and supported by agencies, without involving AGD.

The NFBMC will not be used to investigate minor offences such as littering or parking infringements.

The hub concept

To enhance privacy, the NFBMC follows a ‘hub-and-spoke’ architecture pattern. This approach avoids a large central database, and has been successfully used by the national Document Verification Service (DVS), which is also operated by AGD. The NFBMC’s central Interoperability Hub will not store any biometric or biographic information, nor will it perform any matching. All matching occurs within the participating agencies that operate their own facial matching technology. The Hub will simply broker secure, automated and auditable sharing of facial images and related data between the participating agencies. The Hub will operate within existing privacy legislation, and agencies using the system will need to have the legislative authority to collect, use, store and disclose facial images, just as they do currently.

NFBMC should lead to consistent, auditable access to biometric matching, and (eventually) searching services, for an agency with a need to check a facial image on hand, against faces held by another agency. Crucially, the NFBMC hub will not perform any matching itself; all biometrics operations, processing and accountabilities will remain with responsible agencies. This demarcation strengthens limitations on collection and use of Personal Information.

The NFBMC will save agencies from needing to create and maintain redundant agency-to-agency biometric matching interfaces. Importantly however, it does not remove the need for inter-agency agreements; these will be one of the most important privacy protection planks of the new system.

Note that every request must be directed to a specific holding agency, with a data sharing agreement already in place with the requesting agency and a copy provided to AGD. Any request to the hub that tries to access data at an agency where there is no data sharing agreement in place with the requestor, or where the other mandatory security and privacy arrangements are not in place (per [1]) will be automatically rejected by the hub.

No Personal Information about members of the public will be retained at the hub (see also APPs assessment below). Minimal details about an individual who is the subject of a *Match* or *Search* request will be cached (held in temporary memory) during a session in which incoming requests are serviced by a holding agency; at the end of the session, the cache is purged and a minimal amount of data is logged for the purposes of monitoring and oversight. Personal Information is only used at the hub itself in order to transform data between agency formats. The NFBMC architecture essentially passes through data from requesting agency to the holding agency and back again. See APP 6 assessment below for further details. Some Personal Information about authorised agency users is logged at the hub for audit purposes. This information is in the form of pseudonymous usernames which are not identifiable to AGD, but are identifiable when combined with other information held by the requesting agency. It should be generally understood by users of biometrics technologies in government that their usage will be monitored, as part of normal staff accountability processes.

The logging of photo hash values

The hub will retain in its audit logs a hash value of every photograph that is sent with each *Match* and *Search* request. The purpose of this collection and retention is to allow investigation when necessary of the precise data that flowed for any given transaction with the hub. The technical nature of a hash value (calculated by an algorithm such as MD5 in the case of the NFBMC currently) is that the hashed data is unique to the original photo concerned but cannot be used to reconstruct that photo. The hash is sometimes referred to as a “thumbprint”, for it is unique to the photo. In the event of any change to or substitution of the photo, the re-calculated hash value will always be different. No two photos, even of the same person taken at the same time under identical circumstances will ever generate the same hash value, thanks to the sensitivity of the algorithm. The purpose of the hash is to prove that a given photo was involved in a given NFBMC transaction. Without the given original photo, the hash cannot be used to reconstruct any Personal Information.

Security and access controls

Multiple layers of logical access control are included in the design to tightly lock down access to authorised personnel [1]. Authentication mechanisms include username and password, an X.509 digital certificate issued by AGD only to named authorised agency users, and IP address white-listing (whereby the precise office location of each authorised user's computer is known to the hub access control system; attempts to gain entry, even by legitimate users from unexpected locations, will be blocked).

Training and management of FVS users

Access to the FVS will only be provided to a limited number of nominated users from requesting agencies, restricted to employees of those agencies who have a reasonable need to use the FVS to fulfil the functions of their employment. Agencies will manage the number of nominated users and maintain user records which will be subject to audits.

Nominated users will be required to undertake training on privacy, security and interpreting the results of the FVS. Access to FVS *Match* and *Search* functions will only be provided to DFAT staff who have been trained in facial recognition and are able to accurately interpret the results.

Hub connection options

Agencies participating in the FVS may connect to the hub via one of two means: a web-based portal for human users, and automated system-to-system connections. The portal enables nominated users to submit queries individually, entering data manually. While queries are submitted manually, the response from the holding agency will be automated and returned via the portal.

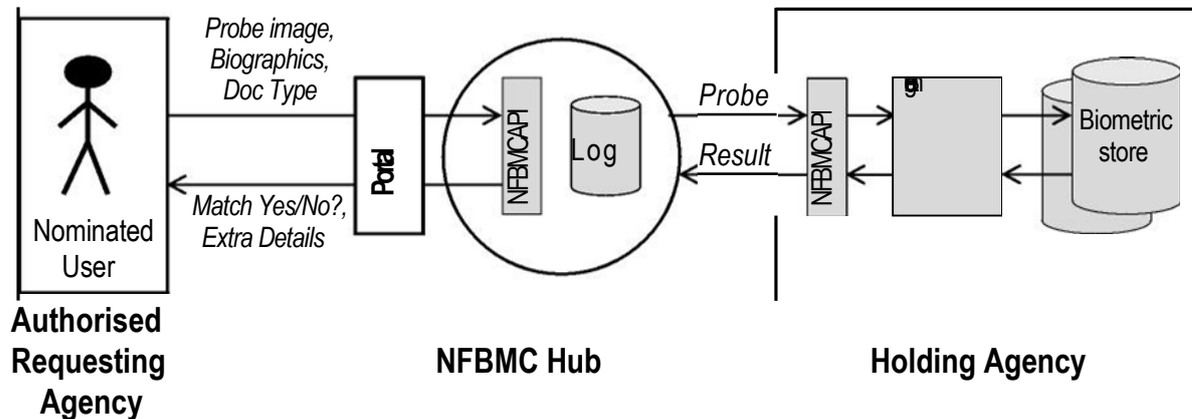
There will be a number of APIs for agencies to establish system-to-system connections with the hub. These will enable agencies such as DFAT to automate the submission of queries via the hub, either individually or in batches. This will enable agencies to incorporate an automated FVS query as part of a standard business process that requires verification of a person's identity, for example processing passport or other travel document applications. System-to-system connections will operate within appropriate access permissions and privacy controls, with auditability similar to human users. AGD envisages that most if not all agencies using the FVS will use the portal in the first instance, before adopting a system-to-system connection over time. Further privacy impact assessment is advisable as automated Match and Search becomes available via the APIs.

The FVS *Match* and *Search* functions

The following figure depicts the FVS hub-and-spoke architecture, through which a nominated user at a requesting agency (DFAT in this instance) may direct a *Match* or *Search* request to a holding agency (DIBP for now), and have responses returned, via the interoperability hub portal.

In future, these APIs will be exposed for use in automated system-to-system connections between the requesting agency and the hub. Initially however, access to DIBP data via the FVS will only be implemented in a manual mode using the hub portal.

Face Verification Service MATCH / SEARCH



Two of the service requests designed into the hub are relevant to this PIA: the closely related *VerifyMatchBiometricRequest* (see *Interface Requirements* in [11] & [13]) and *SearchBiometricRequest* (see *Interface Requirements* in [12] & [14]).

The *VerifyMatchBiometricRequest* enables DFAT to search for a facial image and biographic information relating to a particular document in DIBP's citizenship and visa data sources, using that document ID, together with biographic details.

This function takes the following inputs:

- *Probe Image (Mandatory)*
- *Document Type (Mandatory, indicating either citizenship or visa store)*
- *Visa Type (Mandatory if visa holding is selected)*
- *Document ID (Mandatory)*
- *Family Name (Mandatory)*
- *Given Name (Optional)*
- *Date of Birth (Mandatory).*

VerifyMatchBiometricRequest returns the following data for just one match if a match is found (or no data if no match is found):

- *Match flag*
- *Match value*
- *A facial image (if one is available)*
- *Biographical details including name, date of birth, gender, place of birth, country of birth, deceased indicator, alias indicator and for each alias, the name, date of birth and gender.*
- *If citizenship is selected, the citizenship status, document status (for Match function) are also returned*

- *If visa is selected, the country of citizenship, lawful status, visa grant number, visa class, visa subclass, visa status, visa grant date, and visa effective date are also returned.*

SearchBiometricRequest enables DFAT to search for a facial image and biographic information in DIBP's citizenship and visa data sources, using a facial image and certain biographic details.

This function takes the following inputs:

- *Probe Image (Mandatory)*
- *Document Type (Mandatory, indicating either citizenship or visa store)*
- *Visa Type (Optional if visa holding is selected)*
- *Family Name (Mandatory)*
- *Given Name (Optional)*
- *Date of Birth (Mandatory).*

SearchBiometricRequest returns the following data for just one match if a match is found (or no data if either no match, or multiple matches above the match threshold, are found):

- *Match flag*
- *Match value*
- *A facial image (if one is available)*
- *Biographical details including name, date of birth, gender, place of birth, country of birth, deceased indicator, alias indicator and for each alias, the name, date of birth and gender.*
- *If citizenship is selected, the citizenship status, document status (for Match function) are also returned*
- *If visa is selected, the country of citizenship, lawful status, visa grant number, visa class, visa subclass, visa status, visa grant date, and visa effective date are also returned.*

Information flow mapping

Existing flows

Citizenship data

As discussed in FVS PIA Report 1 [11], there are three channels by which citizenship related facial images and other Personal Information are transferred from DIBP to DFAT (those three being automated daily extract of persons with changed citizenship status, automated disclosure of facial images of persons with changed citizenship status, and ad hoc telephone requests for citizenship verification).

[REDACTED]

Immigration (visa) data

Currently DFAT's access to visa data is limited and occurs through manual processes on an ad hoc basis. DFAT requests visa data from DIBP for the purposes of checking the visa status of people applying for Convention Travel Documents. At present there are under 2000 such cases per year.

Future flows

The FVS will in future reduce the flow of facial image data from DIBP to DFAT

[REDACTED] Face matching and searching will be conducted on an case by case basis, with each inquiry focused on the actual applicants being examined by each APO officer.

Note that every request to match or search for biometric information will be logged at the hub, with indications of the requesting DFAT officer. Most data will be passed straight through the hub, with some automated data reformatting, but no addition or subtraction of Personal Information.

There will also be strict enforcement of the NFBMC participation business rules; in particular that interagency arrangements be in place to authorise use of the hub. In principle, it should be possible to use access control sub-systems in the hub to revoke access in the event that a participating agency fails a periodic privacy or security audit, or otherwise fail to comply with AGD requirements. Individual user level access control (such as blacklists or IP address white lists) could also be used without major modification to the architecture.

High level privacy analysis

Before detailed assessment against the APPs in the next chapter, we summarise the major issues as seen by Lockstep.

NFBMC privacy & security framework

The privacy of the FVS system rests on a number of security and data protection measures laid out in the FVS Access Policy [1]. Here we summarise and annotate those measures.

- **Statement of Legislative Compliance** setting out the regulatory justification for the transfer of biometric data between each agency involved.
- **Privacy Impact Assessments** will be required for each agency joining the hub.
- **Management of Nominated Users** within each participating agency will be via multifactor authentication, and will be logged and auditable by username at the individual transaction level. Some minimal logging (of unique transaction ID, username, time and date) will be done at the hub; the larger share of event logging anticipated to be needed for reasonable oversight, shall be the responsibility of the agencies.
- **Security and Privacy Awareness** training will be required for all nominated agency users.
- **Auditing and Accountability**: Agencies will be required to audit their use of the FVS at least annually. AGD's intention is to require audits to be sufficiently detailed as to cover the time and date, the purpose, and the requesting user for each transaction.
- **Interagency Data Sharing Agreements** (IDSAs) must be established between all pairs of agencies using the FVS. AGD plans to provide a template IDSA.
- **Transparency**: the PIAs, data sharing agreements (ISDAs) and the statement of legislative compliance will all be published, to the greatest extent possible, allowing for security or other reasons preventing full publication.
- **Security Accreditation**, against the PSPF and ISM, of all systems connected to the hub.
- **Service Level Agreement** with the Attorney-General's Department.

Assessment against the APPs

In this section we examine the compliance of the NFBMC FVS *Match* and *Search* functions with the 13 APPs.

APP 1: Open and transparent management of Personal Info

Assessment & Findings

DFAT is open and transparent in its handling of facial biometrics, insofar as it plainly sets out (on its passport application forms eg [7][30]) the legislated basis for collecting face data from passport applicants as well as personal information from other government agencies, such as DIBP, for the purposes of determining the eligibility of a passport applicant. Technically, the FVS does not affect the collection notices provided by DFAT to passport applicants.

DIBP has practices and procedures to ensure compliance with the requirements of all APPs, including APP 1 which requires a clearly expressed and up-to-date Privacy Policy about how Personal Information is managed. The Privacy Policy details how DIBP manages the Personal Information it collects and the information flows associated with that Personal Information. The Privacy Policy informs individuals how they may lodge a complaint if they believe DIBP has wrongly collected or handled their Personal Information. DIBP maintains a privacy notice, Form 1442i, *Privacy notice* [24], which includes matters required under APP 1 and APP 5 of which DIBP must advise persons when collecting and sharing their Personal Information, including personal identifiers. DIBP advises that, if individuals are not satisfied with DIBP's response, they are advised that it is open to them to contact the Australian Privacy Commissioner.

DIBP also has a separate notice, Form 1243i, '*Your personal identifying information*' [25], which explains DIBP's authority to collect personal identifiers, how they may be collected, the purposes of collection and the purposes for which they are permitted to be disclosed.

Forms 1243i and 1442i are publicly available on DIBP's website.

We find that the above existing transparency mechanisms at DIBP and DFAT are not materially impacted by the introduction of the FVS hub system.

While the FVS should eventually reduce and improve biometric information flows between DIBP and DFAT, we acknowledge *prima facie* privacy concerns amongst members of the public regarding biometrics and the stated concerns of privacy advocates, and thus we advise AGD to consider additional transparency measures to provide comfort to members of the public.

Recommendations

Recommendation 1. AGD should consider creating a privacy statement specific to the FVS hub, to address generally recognised privacy concerns around biometrics (such as the limits to sharing of biometrics), and to explain to the public the major data protection properties of the NFBMC. Such a privacy statement could cover the NFBMC design philosophy, key procedural and technological data protection measures, and the high level rules, like DIBP and DFAT being required to enter into a bilateral data sharing agreement, and publish this PIA.

APP 2: Anonymity and pseudonymity

Assessment & Findings

Anonymity is not relevant to DFAT's processing of Australian passport or other travel document applications and related use cases for *Match* and *Search*. It is generally understood by applicants (and they are reminded through statements in the Australian passport or other travel document application forms) that they must be identified in order to interact meaningfully with DFAT.

Australian Citizenship Act 2007

Sections 17(3), 19D(4), 24(3), 30(3), 33(4) and 37(4) of the *Australian Citizenship Act 2007* (the Citizenship Act [21]) require that, before an application is approved, the Minister must be satisfied of the person's identity. If a person's identity cannot be verified the application cannot be approved. Division 5 of Part 2 of the Citizenship Act provides the legislative framework for collecting personal identifiers from people seeking to sit a test, or applying for Australian citizenship or evidence of Australian citizenship. The individual is advised of this via Form 1243i [25]. Any personal information that DIBP collects or discloses to DFAT is for the purpose of authenticating identity. As such anonymity or pseudonymity is not applicable.

Migration Act 1958

Section 257A allows the Minister or an officer to require either orally, in writing, or through an automated system, personal identifiers from a person for the purposes of the Migration Act or *Migration Regulations 1994*. The individual is advised of this via Form 1243i [25]. Any personal information that DIBP collects or discloses to DFAT is for the purpose of authenticating identity. As such anonymity or pseudonymity is not applicable.

FVS Match and Search make no change to the way DFAT uses biometric data once it is received by the agency, nor to the impossibility of anonymity or pseudonymity in dealing with DFAT.

Therefore APP 2 is not activated, and we make no recommendations here.

APP 3: Collection of solicited Personal Information

Assessment & Findings

The FVS hub does not solicit any information at all as such, but only passes through Personal Information of individuals in relation to whom DFAT officers have requested information for specific purposes permitted by its legislation. No Personal Information about members of the public persists in the FVS systems or audit logs. The individuals that are the subject of FVS transactions cannot be reasonably identified from the transaction IDs and photo hashes and therefore APP 3 is not activated in respect of collection by the hub itself.

Through its use of the FVS, DFAT will continue to collect Sensitive Information and other Personal Information from DIBP for processing passport or other travel document applications, as permitted by DFAT legislation.

As currently applies to data sharing arrangements between DIBP and DFAT, DIBP will collect Personal Information including Sensitive Information (including a facial image) from DFAT for the purpose of biographic and biometric matching as part of a Match or Search request.

Under APP 3.4(d)(i), DIBP has an existing legal basis to collect Sensitive Information where it is reasonably necessary for, or directly related to, its enforcement functions under the Migration Act or Citizenship Act.

We have no recommendations to make in relation to APP 3.

APP 4: Dealing with unsolicited Personal Information

Assessment & Findings

Under the FVS, DIBP will receive unsolicited requests from DFAT to provide personal information about individuals. Such requests will contain facial images and biographic information. APP 4.1 provides that if an APP entity receives personal information and did not solicit this information, the entity must within a reasonable period after receiving the information determine whether or not the entity could have lawfully collected the information under APP 3, if the entity had solicited the information. As the provided personal information (including sensitive information) can be lawfully collected by DIBP under APPs 3.1 and 3.4(d)(i), the requirements of APP 4 are met.

As DIBP will provide facial biometric images and biographic data to DFAT via the FVS *Match* and *Search* functions solely on a query-and-response basis, DFAT will receive only Personal Information it has solicited.

The hub of course fleetingly handles Personal Information that the hub itself did not solicit, as it passes through the hub between participating agencies. The hub merely provides a conduit for passing certain Personal Information between agencies, which have signed up to the FVS Access Policy, and which must have a legal basis for handling that Personal

Information regardless of the hub. The express role of the hub is to improve the oversight and accountability of exchanges of biometric data, by providing easier to use and easier to audit formal automated channels. Data retained in hub audit logs about individuals who are subject to FVS transactions is not identified, contains only an externally meaningless transaction code, and is not reasonably identifiable.

Thus we have no recommendations to make in relation to APP 4.

APP 5: Notification of the collection of Personal Information

Assessment & Findings

DIBP currently collects facial images and biographic data from citizenship and visa applicants as part of the application process, in accordance with the Citizenship Act [21] and the Migration Act [22].

In accordance with APP 5, DIBP must notify individuals from whom it collects personal information about a number of matters. These matters are addressed in several departmental forms as well as the DIBP Privacy Policy. Form 1243i [25] explains DIBP's authority to collect personal identifiers from citizenship and visa applicants (among others), how they may be collected, the purposes of collection, how they may be used, how they will be protected and how they may be disclosed.

Then as part of the Australian passport or other travel document application process, DFAT notifies applicants via the application form that they submit, that DFAT may collect information about the applicant from other government agencies to verify the applicant's citizenship or visa status, thereby discharging its obligations under APP 5.2(b).

The FVS will not change the purposes for which DFAT collects biometric data from DIBP, nor the way DFAT uses biometric data. Instead the FVS delivers face-related data to authorised DFAT officers in a more secure, more accountable manner. Therefore, existing notification practices by DIBP and DFAT all remain sufficient to satisfy APP 5 in the context of the FVS.

We have no recommendations to make in relation to APP 5.

APP 6: Use or disclosure of Personal Information

Assessment & Findings

In a limited sense, the hub can be regarded as *using* Personal Information, insofar as it transforms some parameters sent in as part of a request so they may be passed through to a holding agency for processing. For the DIBP-DFAT use case, no Personal Information will ordinarily be disclosed by the FVS to any entity beyond the requesting agency and the agency that receives the request.

The information that DIBP is to disclose to DFAT in response to a *Match* or *Search* query constitutes *identifying information* under the *Migration and Citizenship Acts*, *protected information* under the *ABF Act* and *personal information* under the *Privacy Act*.

Citizenship

DIBP is permitted to disclose citizenship-related identifying information collected from citizenship applicants, including facial images, in a number of circumstances in connection with the express or implied purposes or objects of the *Citizenship Act*, including where the disclosure:

- is to a state/territory/commonwealth agency in order to verify that a person is an Australian citizen (s 43(2)(da))
- takes place under an arrangement entered into with a state/territory/commonwealth agency for the exchange of identifying information (s 43(2)(e)), and
- is reasonably necessary for the enforcement of a state/territory/commonwealth criminal law (s 43(2)(ea)).

Under section 6.2 (b) of the *Privacy Act*, DIBP is authorised to disclose personal information, including a facial image provided at the time of citizenship application where the disclosure is “required or authorised by or under an Australian law or a court/tribunal order”. The *Australian Passports Act 2005* authorises the disclosure by DIBP to DFAT of the facial image. Therefore APP 6 is satisfied.

Visa / Immigration

DIBP is permitted to disclose visa-related identifying information including facial images in a number of circumstances in connection with the express or implied purposes or objects of the *Migration Act*, including where disclosure:

- is for the purpose of data-matching in order to identify, or authenticate the identity of a person (s 336E(2)(a)(i))
- takes place under an arrangement entered into with a state/territory/commonwealth agency for the exchange of identifying information (s 336E(2)(e)), and
- is reasonably necessary for the enforcement of a state/territory/commonwealth criminal law (s 336E(2)(ea)).

Where disclosure is required or authorised by or under a law of the Commonwealth, a State or Territory (for example, Part 4A of the *Migration Act* in relation to identifying information), this will automatically comply with Part 6 of the *ABF Act* (paragraph 42(2)(c) of the *ABF Act*) and with APP 6.2(b) of the *Privacy Act*.

The arrangement for the exchange of citizenship and immigration visa data between DIBP and DFAT will be contained in the IDSA between those agencies.

If a *Match* or *Search* request sent by DFAT results in a match against DIBP's holdings according to agreed parameters, then Personal Information will be returned as specified in the APIs [11][12][13][14]. This information will help DFAT to fulfil its legislated function, namely processing passport or other travel document applications. It will also enable DFAT to authenticate an individual's identity, and combat document and identity fraud.

Privacy Risk: secondary use of Personal Information

In principle, there is a risk that DIBP-sourced Personal Information received via the FVS might be put to an unauthorised purpose by the DFAT unrelated to the primary purpose of collection at DIBP and outside of legitimate secondary uses permitted by law enforcement exceptions under APP 6.2(e). We note that this risk is present in the current manual processes for exchanging biometric and biographical data, as described above in *Information flow mapping*.

The main mitigation of the existing risk is the commitment of DFAT to proper handling of Personal Information outlined in the agency's privacy policy [7]. This in-principle risk is not fundamentally altered by the introduction of the FVS. This PIA, scoped to assess the introduction of the FVS, can assume that existing AFP processes are compliant with the *Privacy Act*.

In addition, the interagency data sharing agreement (IDSA) required between DIBP and DFAT, will seek to limit the ways that Personal Information obtained through the FVS may be used, in line with DFAT's and DIBP's respective legislated functions. The IDSA will provide a mechanism for DIBP to clearly articulate (and if necessary review and revise) the circumstances under which DFAT may disclose to third parties Personal Information obtained through the FVS. Currently, manual transfer of biometric data is covered by a host of MOUs. Based on the template IDSA developed by AGD, the IDSA, in Lockstep's opinion will be a distinct improvement on these, as and when the FVS comes to supersede manual transfer. Once FVS-enabled processes are widely implemented, the risk of inappropriate secondary usage of biometric Personal Information may be somewhat reduced as a result of the superior auditability of data flows. It may be easier in future to determine where a given record came from and which authorised user of the FVS would have retrieved the record in the first place. While the subsequent flows and usage of PI are beyond the control of NFBMC and outside the scope of this PIA, the better transparency of the initial retrieval may act as an aid to the investigation of inappropriate usage, and as a deterrent too.

Nevertheless, Lockstep notes that when the ability to search biometrics holdings is enhanced, there arises the possibility of unauthorised access and use. Given the ever present risk of human failings, it is good practice for government users of database search functions to be given reminders of their obligations under employment terms and conditions to not abuse their powers.

Without implying any shortcoming in existing practices, we also highlight that the additional privacy and security measures imposed by the FVS Access Policy [1] and the requisite PIAs and SRMPs should make it even less likely that inappropriate secondary use of biometric data will occur.

See also *Limiting use of the hub* in the main body of the report.

Privacy risk – disclosing unsolicited information

On rare occasions, a false match of a probe image against DIBP's holdings will result in Personal Information being provided to DFAT that may not be about the person of interest. The matching requirements of the service require that the biographic details of the probe and the falsely matched image would also have to match, making this occurrence highly unlikely. We assume that in practice, the rate of such occurrences will be reduced to negligible levels by the tuning of the system false match and false non-match performance.

Recommendations

Recommendation 2. The FVS portal, at the time that a *Match* or *Search* is requested, should display a reminder to users of their obligations as officers of DFAT to treat all Personal Information in accordance with the Privacy Act and other relevant terms of their employment conditions.

APP 7: Direct marketing

Assessment & Findings

Direct marketing is not applicable. Therefore APP 7 is not activated for the purposes of this PIA.

APP 8: Cross-border disclosure of Personal Information

Assessment & Findings

There is no cross-border flow of Personal Information in the anticipated operation of the FVS by DFAT. The only users of the FVS in the DIBP-DFAT pilot are APO officers processing passport or other travel document applications in Australia.

We make no findings or recommendations with respect to APP 8.

APP 9: Adoption, use or disclosure of government identifiers

Assessment & Findings

APP 9 applies to adoption, use or disclosure of government identifiers by an "organisation", which is defined in section 6C of the *Privacy Act* to exclude an "agency". Under s 6 of the *Privacy Act*, an "agency" includes a Department. Therefore, neither DFAT nor DIBP are organisations for the

purposes of the Privacy Act, and APP 9 does not apply to DFAT's and DIBP's adoption, use or disclosure of government identifiers.

Thus we find that APP 9 will not be activated by the use of the FVS *Match* and *Search* by DIBP and DFAT, and so we make no findings or recommendations with respect to APP 9.

APP 10: Quality of Personal Information

Assessment & Findings

The FVS plays no direct part in the quality of biometric data holdings at any agency. In respect of APP 10, the FVS hub is neutral.

It could be argued that the use of the FVS should, over time, lead to improved quality in biometrics holdings, through better detection of discrepancies and more targeted usage. It is difficult to generalise at this time and we leave it to other agency-specific PIAs in future, under the NFBMC participation arrangements, to evaluate the possible improvements to quality that the hub might facilitate.

Any personal information obtained by DFAT from DIBP through the FVS will be subject to the agency's existing obligations to take reasonable steps to ensure the quality of personal information they use or disclose. In addition to existing procedures for discharging this obligation, the IDSA [2] between DFAT and DIBP is expected to contain express protections that apply to secondary use of Personal Information obtained under the new data sharing arrangements. AGD advises that these protections would require DFAT to take reasonable steps to confirm the accuracy of the information with DIBP through other means, before using the information for evidentiary or other purposes. This mechanism in the IDSA would reinforce existing obligations under the Privacy Act to ensure the quality of Personal Information collected by DFAT

We have no recommendations regarding APP 10.

APP 11: Security of Personal Information

We understand that the FVS has been subject to standard risk assessment as a matter of course, and will be reviewed by an IRAP assessor and approved by the AGD IT Security Advisor in accordance with the ISM. A condition of the FVS Access Policy is that DIBP and DFAT systems also be IRAP-assessed. With Personal Information only transiting the system (not remaining in the system) and following pathways that are better defined and controlled than the current manual biometric handling processes, Lockstep considers that the security of Personal Information should be much enhanced by the FVS.

Auditing

When a *Match* or *Search* request is sent to the FVS hub, details of the request and its results are recorded in an audit log at the hub (see *Audit Information*, [11][12][13][14]). The audit log records the following:

- *Transaction ID & Group ID*
- *Requesting Agency, User Name and System Name*
 - *Function Accessed (e.g. Match, Search)*
- *Transaction Message Status Code*
- *Date and Time of Match Request Receipt*
- *Search Request Type;*
- *Date and Time of Match Request Response*
- *Unique identifier of response record(s); and*
- *Message (if provided).*

In Lockstep's opinion, these details are moderate in the context of FVS usage, and therefore are in keeping with APP 3. We note that no Personal Information about members of the public is logged.

While the auditing is moderate, we note in the context of APP 11 that the details may actually be found to fall short. In the event of a dispute or other event after the fact, related to a NFBMC transaction, there may be interest in the exact configurations of the past matching performed. Such details are not retained at the hub, and should never be retained according to the NFBMC philosophy. We do not recommend changing the philosophy but we do advise that participating agencies be reminded (perhaps in the IDSA guidance) of the need to consider local logging of greater detail of the biometric matching procedures.

Access control

Access control measures provided under DIBP's IDSA with DFAT [2] will mitigate against misuse and unauthorised access, modification or disclosure by requesting agency staff. As noted in the section on training and management of FVS users, access to the FVS will only be provided to nominated users from DFAT, and will be restricted to employees who have a reasonable need to use the FVS to fulfil their employment functions. In accordance with the FVS Access Policy, DFAT will be required to maintain registers of nominated users for oversight and auditing purposes. Audits will be undertaken annually and will examine records that identify the time, purpose and nominated user associated with each transaction. These records will provide the ability to detect any anomalous or potentially suspicious transactions. These oversight measures will provide a strong deterrent for misuse of personal information by DFAT users.

From our review of the architecture, it appears possible in principle to use access control sub-systems in the hub to revoke access in the event that a participating agency fails a periodic privacy or security audit, or otherwise fail to comply with AGD requirements. Individual user level access control (such as blacklists or IP address white lists) could also be used without

major modification to the architecture, to provide additional active protection against abuse by ex-employees.

Recommendations

- **Recommendation 3.** Ensure that DFAT and DIBP understands the limited event logging of the hub, and the need to cater for its own logging and auditing requirements. In particular, ensure that DFAT and DIBP system designers understand that biometric algorithm and matching parameters are not retained by FVS and may not be made available by FVS if ever needed.
- **Recommendation 4.** AGD should consider adding advice to the IDSA guidance that requesting agencies (DFAT in this case) locally record details from time to time of the biometric algorithms used by the holding agency (DIBP here), in case future investigations of, for example, false matches, need to reference the algorithms and parameters applied in each usage of the FVS.
- **Recommendation 5.** DFAT should retain its own records of all biometric matching parameters and other configuration information (algorithms, biometric product version numbers etc.) used by DIBP to produce each *Match* or *Search* result. Algorithm updates, especially changes to threshold parameters used for matching or searching, will change the performance of the processes from time-to-time, and these changes should be tracked by DFAT, so that in the event that a dispute arises, the precise conditions of past matches are not lost.

APP 12: Access to Personal Information

There is no Personal Information retained in the FVS about individual members of the public who are the subject of transactions, only transaction IDs held in the audit logs that are meaningless outside separate participating agencies (plus the usernames of the authorised agency users involved in the transactions). There is no Personal Information in the system at all to which a member of the public could, in principle, have a right to access under APP 12.

We find that APP 12 is not activated and therefore we make no recommendations.

APP 13: Correction of Personal Information

Assessment & Findings

Further to the APP 12 assessment above, APP 13 is not activated by the FVS. It may be noted that by improving and formalising the use of biometric matching between agencies, the FVS (and NFBMC more broadly) has some potential to improve compliance with APP 13 by participating agencies.

Conclusions

We conclude that the Face Verification Service – as exemplified by the DFAT-DIBP use cases for *Match* and *Search* – should bring an important improvement to the privacy of biometric data processed by government agencies. Facial biometric data is a critical asset for processing travel document applications and in the longer term, for managing national security and combating fraud. It is a reality that biometric data will be used more widely and more deeply in coming years. It is timely therefore that the FVS be introduced, chiefly as a means to facilitate the flow of facial image data and related personal information between government agencies by clearly defining the circumstances under which it will occur.

Lockstep finds that the NFBMC is likely to improve privacy in the data sharing arrangements between DIBP and DFAT in the following broad ways:

- The FVS will formalise the handling of biometric data by restricting functionality to the specific agencies and named staff members who meet stringent security and privacy requirements as set out in the FVS access policy [1].
- The FVS will, over time, reduce the exposure of biometric data, by helping DIBP and DFAT shift from *ad hoc* data transfers to more specific transactions. In particular, instead of caching relatively large volumes of facial data locally, DFAT officers will be able to make targeted matching inquiries against DIBP, with significantly reduced extraneous flows and aggregations of images.

Recommendations

1. AGD should consider creating a privacy statement specific to the FVS hub, to address generally recognised privacy concerns around biometrics, and to explain to the public the major data protection properties of the NFBMC. Such a privacy statement could cover the NFBMC design philosophy, key procedural and technological data protection measures, and the high level rules, like DIBP and DFAT being required to enter into a bilateral data sharing agreement, and publish this PIA.
2. The FVS portal, at the time that a *Match* or *Search* is requested, should display a reminder to users of their obligations as officers of DFAT to treat all Personal Information in accordance with the Privacy Act and other relevant terms of their employment conditions.
3. Ensure that DFAT understands the limited event logging of the hub, and the need to cater for its own logging and auditing requirements. In particular, ensure that DFAT system designers understand that biometric algorithm and matching parameters are not retained by FVS and may not be made available by FVS if ever needed.
4. AGD should consider adding advice to the IDSA guidance that requesting agencies (DFAT in this case) locally record details from time to time of the biometric algorithms used by the holding agency (DIBP here), in case future investigations of, for example, false matches, need to reference the algorithms and parameters applied in each usage of the FVS.
5. DFAT should retain its own records of all biometric matching parameters and other configuration information (algorithms, biometric product version numbers etc.) used by DIBP to produce each *Match* or *Search* result. Algorithm updates, especially changes to threshold parameters used for matching or searching, will change the performance of the processes from time-to-time, and these changes should be tracked by DFAT, so that in the event that a dispute arises, the precise conditions of past matches are not lost.

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